REMARKS/ARGUMENTS

Reconsideration and withdrawal of the rejections of the application are respectfully requested in view of the amendments and remarks herewith. The present Amendment is being made to facilitate prosecution of the application.

I. STATUS OF THE CLAIMS AND FORMAL MATTERS

Claims 1, 2, 7-9, 12-14, 23, 24, 28-31, 34-36, 45-47 and 49 are pending. Claims 1, 2, 9, 12, 23, 24, 28, 31, 34, 45-47 and 49, which are independent, are hereby amended. No new matter has been added. Support for this amendment is provided throughout the Specification as originally filed and specifically on pages 39 and 40. It is submitted that these claims, as originally presented, were in full compliance with the requirements of 35 U.S.C. §112. Changes to claims are not made for the purpose of patentability within the meaning of 35 U.S.C. §101, §102, §103, or §112. Rather, these changes are made simply for clarification and to round out the scope of protection to which Applicants are entitled.

II. REJECTIONS UNDER 35 U.S.C. §103(a)

Claims 1-2, 7, 9, 12, 13, 23-24, 28, 29, 31, 34, 35, 45-47 and 49 were rejected under 35 U.S.C. §103(a) as allegedly anticipated by U.S. Patent No. 6,195,090 to Riggins, III (hereinafter, merely "Riggins") in view of U.S. Publication No. 2002/0090217 to Limor et al. (hereinafter, merely "Limor").

Claims 8, 14, 30 and 36 were rejected under 35 U.S.C. §103(a) as allegedly unpatentable over Riggins in view of Limor and further in view of US 2005/0198668 A1 to Yuen, et al. (hereinafter, merely "Yuen").

III. RESPONSE TO REJECTIONS

Claim 1 recites, inter alia:

"...a display for mapping positions of a plurality of movable bodies on the map and displaying a positional relationship between the movable bodies on the screen as a function of the multiplexing processing section,

wherein, when a specific object chasing function is selected, the display maps the positions of the specific object and plurality of movable bodies on the map and displays an image of an imaging apparatus mounted on the specific object when the specific object is not a subject of the plurality imaging apparatuses. (Emphasis added)

Claim 1 generally relates to a system for mapping positions of a plurality of movable bodies on a map and displaying a positional relationship between the movable bodies on the screen using GPS position information received from the movable body, GPS position information and imaging area information received from an imaging apparatus and mapping information. When a specific object chasing function is selected, the display maps the positions of the specific object and the plurality of movable bodies on the map and displays an image of an imaging apparatus mounted on the specific object when the specific object is not a subject of the cameras.

Applicants submit that neither Riggins nor Limor, taken alone or in combination, teaches or suggests the above identified features of claim 1.

In the present invention, as shown in Fig. 6, the mapping information S4, which indicates the positions of the movable bodies (vehicles) and the imaging cameras on a map, is multiplexed by the multiplex section, so that on a screen display shown in Fig. 12, a mapping screen 86 shows the positions of vehicles and imaging cameras on a map and a screen 85 showing an image of the positional relationship between vehicles.

Nothing has been found in Limor or Riggins, taken alone or in combination that teaches mapping positions of a plurality of movable bodies on the map and displaying a positional relationship between the movable bodies on the screen as a function of the multiplexing processing section, and when a specific object chasing function is selected, the display maps the positions of the specific object and plurality of movable bodies on the map and displays an image of an imaging apparatus mounted on the specific object when the specific object is not a subject of the plurality imaging apparatuses as recited in claim 1.

Therefore, Applicants submit that independent claim 1 is patentable.

For reasons similar to those described above with regard to independent claim 1, independent claims 2, 9, 12, 23, 24, 28, 31, 34, 45-47 and 49 are patentable.

IV. DEPENDENT CLAIMS

The other claims in this application are each dependent from one of the independent claims discussed above and are therefore believed patentable for at least the same reasons. Since each dependent claim is also deemed to define an additional aspect of the invention, however, the individual reconsideration of the patentability of each on its own merits is respectfully requested.

Similarly, because Applicants maintain that all claims are allowable for at least the reasons presented hereinabove, in the interests of brevity, this response does not comment on each and every comment made by the Examiner in the Office Action. This should not be taken as acquiescence of the substance of those comments, and Applicants reserve the right to address such comments.

CONCLUSION

In the event the Examiner disagrees with any of the statements appearing above with respect to the disclosures in the cited reference, or references, it is respectfully requested that the Examiner specifically indicate those portions of the reference, or references, providing the basis for a contrary view.

Please charge any additional fees that may be needed, and credit any overpayment, to our Deposit Account No. 50-0320.

In view of the foregoing remarks, it is believed that all of the claims in this application are patentable and Applicants respectfully request early passage to issue of the present application.

Respectfully submitted, FROMMER LAWRENCE & HAUG LLP Attorneys for Applicants

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